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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/666,691	09/18/2003	Donghui Wu	ARC-P127	1403
32566 PATENT LAW	7590 03/12/2007 GROUP LLP		EXAM	INER .
2635 NORTH F	FIRST STREET		PATEL, JAYESH A	
SUITE 223 SAN JOSE, CA	· √95134		ART UNIT	PAPER NUMBER
5.11.1002, 61.	. , , , ,		2624	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MO	NTHS	03/12/2007	PAI	PER

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary		10/666,691	WU ET AL.			
		Examiner	Art Unit			
		Jayesh A. Patel	2624			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period ver to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from to, cause the application to become ABANDONED	l. ely filed he mailing date of this communication. 0 (35 U.S.C. § 133).			
Status						
1)[X]	Responsive to communication(s) filed on <u>18 Sec</u>	entember 2003				
·	This action is <b>FINAL</b> . 2b) This action is non-final.					
· · ·						
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
4)⊠	4)⊠ Claim(s) <u>1-12</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)⊠	5)⊠ Claim(s) <u>13-18</u> is/are allowed.					
6)⊠	Claim(s) <u>1-5 and 8</u> is/are rejected.					
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>6,7,9-12</u> is/are objected to.					
8)∐	Claim(s) are subject to restriction and/or	r election requirement.				
Applicati	ion Papers					
9)	The specification is objected to by the Examine	r.				
10)⊠	The drawing(s) filed on 18 September 2003 is/a	are: a)⊠ accepted or b)⊡ object	ed to by the Examiner.			
	Applicant may not request that any objection to the	* ' '				
44	Replacement drawing sheet(s) including the correct		• •	•		
,—	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P1O-152.			
-	ınder 35 U.S.C. § 119					
	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
a)	☐ All b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Summary				
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa				
	r No(s)/Mail Date	6) Other:				

Application/Control Number: 10/666,691

Art Unit: 2624

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 and 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over John (GB 2316255) hereafter John in view of Camus (US 6516087) hereafter Camus.

1. Regarding Claim 1, John discloses a method for aligning a first image and a second image in (Fig 1 and 2) comprising: (1) selecting a first pixel in the first image (Page 4 Lines 20-21) and a second pixel in the second image (Page 4 Lines 23-24) that overlap when the first image and the second image are aligned with a camera motion at (Page 5 Lines 1-5 and Lines 13-17).

John discloses stabilizing the images captured by moving Camera at (Page 1 Lines 1-10). John however does not disclose (2) if the first and the second pixels are edge pixels, incrementing a correlation value between the first image and the second image for the camera motion; (3) if only one of the first and the second pixels is an edge pixel, decrementing the correlation value between the first image and the second image for the camera motion; (4) repeating steps (1) to (3) for other overlapping pixels in the first image and the

second image to determine the correlation value between the first image and the second image for the camera motion.

Camus discloses (2) If the first and the second pixels are edge pixels at (Col 3 Lines 1-5), incrementing a correlation value between the first image and the second image at (Col 3 Lines 8-9); (3) if only one of the first and the second pixels is an edge pixel, decrementing the correlation value between the first image and the second image at (Col 3 Lines 10-20); (4) repeating steps (1) to (3) for other overlapping pixels in the first image and the second image to determine the correlation value between the first image and the second image at (Col 2 Lines 1-5). John discloses an image stabilizer for the camera (Page 4 Lines 14-15) and Camus discloses selecting for each pixel in the non-shifted (stabilized) reference image, the overlap image having the highest correlation value as the best match at (Col 3 Lines47-50). The more stabilized the image is, the better the correlation is. Therefore it would have been obvious, for one of ordinary skill in the art at the time the invention was made, to Stabilize the Camera as taught by John in the method of real time correlation of stereo images as taught by Camus.

2. Regarding Claim 2, John and Camus discloses the method of claim 1. John further discloses wherein the camera motion includes a translation and a rotation on (Page 1 Lines 5-8).

Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over John, Camus in Further view of Lee (US 5694487) hereafter Lee.

3. Regarding Claim 3, John and Camus discloses all the limitations of Claim 1. John and Camus, however do not disclose the method of claim 1, further comprising determining if the first and the second pixels are edge pixels, said determining comprising: applying an edge detection filter to the first pixel to generate a first result; comparing the first result to a first threshold, wherein the first pixel is an edge pixel when the first result is greater than the first threshold; applying the edge detection filter to the second pixel to generate a second result; and comparing the second result to a second threshold, wherein the second pixel is an edge pixel when the second result is greater than the second threshold.

Lee discloses applying an edge detection filter to the first pixel to generate a first result at (Col 4 Lines 14-18); comparing the first result to a first threshold, wherein the first pixel is an edge pixel when the first result is greater than the first threshold at (Col 4 Lines 14-18); applying the edge detection filter to the second pixel to generate a second result at (Col 4 Lines 14-18); and comparing the second result to a second threshold, wherein the second pixel is an edge pixel when the second result is greater than the second threshold at (Col 4 Lines 14-18). The concept of Lee can be expanded for multiple images. Lee further discloses the edge detection method on each pixel (pixel by pixel approach) allows a more exact estimation and has the ability to handle scale changes at

(Col 1 Lines 64-67). Therefore, it would have been obvious for one of ordinary skill in the art at the time the invention was made to use the teachings of Lee in the system and method of Camus for the above reasons. The first and second thresholds are mere values and are applied on separate images and are not used together at the same time.

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over John, Camus, Lee and in further view of Fujieda (US 20020063893) hereafter Fujieda.

**4.** Regarding Claim 4, Camus and Lee discloses all the limitations of Claim 3. Camus and Lee however do not disclose the edge detection filter is a Sobel filter defined as: g.sub.x(x,y)=I(x+1,y-1)+2I(x+1,y)+I(x+1,y+1)-I(x-1,y-1-)-2I(x-1,y)-I(x-1,y+1); g.sub.y(x,y)=I(x-1,y+1)+2I(x,y+1)+I(x+1,y+1)-I(x-1-,y-1)-2I(x,y-1)-I(x+1,y-1); G(x,y)=.vertline.g.sub.x(x,y).vertline.+.vertl- ine.g.sub.y(x,y).vertline.; wherein g.sub.x is a Sobel gradient in the x-direction, g.sub.y is a Sobel gradient in the y-direction, G is a Sobel gradient in the x-direction and the y-direction, and I is a pixel value.

Fujieda discloses a Sobel filter on (Page 3 Para 0025) defined as E.sub.x(x,y) = I(x+1,y-1) + 2I(x+1,y) + I(x+1,y+1) - I(x-1,y-1-) - 2I(x-1,y) - I(x-1,y+1); E.sub.y(x,y) = I(x-1,y+1) + 2I(x,y+1) + I(x+1,y+1) - I(x-1-,y-1) - 2I(x,y-1) - I(x+1,y-1); Ei(x,y) = .vertline.E.sub.x(x,y).vertline.+.vertl- ine.E.sub.y(x,y).vertline.; wherein E.sub.x is a Sobel gradient in the x-direction, E.sub.y is a Sobel gradient in the y-

direction, Ei is a Sobel gradient in the x-direction and the y-direction, and I is a pixel value on (Page 4 Para 0052,0053 and 0054). Therefore it would have been obvious for one of ordinary skill in the art at the time the invention was made to have used the Sobel filter (Page 3 Para 0025) for detection of edge pixels as explained on (Page 1 Para 0010).

Claims 5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over John, Camus and in further view of Yoshida (US 5065440) hereafter Yoshida.

5. Regarding Claim 5, John and Camus discloses the method of claim 1. Camus and John however do not disclose wherein said incrementing a correlation value between the first image and the second image for the camera motion comprises: determining an edge orientation matching value representing how closely the first pixel and the second pixel match in edge orientation; and incrementing the numerator of the correlation value by the edge orientation matching value.

Yoshida discloses incrementing a correlation value between the first image and the second image for the camera motion comprises: determining an edge orientation matching value at (Col 1 Lines 51-55 and Col 4 Lines 48-55) representing how closely the first pixel and the second pixel match in edge orientation (Col 4 Line 60-61); and incrementing the numerator at (Col 4 Line 58) of the correlation value by the edge orientation matching value at (Col 3

Lines 53-55 and Lines 60-61). Prior to obtaining the correlation value Yoshida obtains positional information (orientation) using pattern contour (edge). The pattern recognition apparatus as taught by Yoshida speeds up the recognition process by reducing the matching iterations (Col 2 Lines 55-57). Therefore it would have been obvious for one of ordinary skill in the art to use the teachings of Yoshida in the method of Camus for the above reasons.

**6.** Regarding Claim 8, John and Camus disclose the method of claim 1. John and Camus however do not disclose decrementing the correlation value at between the first image and the second image for the camera motion comprises decrementing the numerator of the correlation value and incrementing the denominator of the correlation value.

Yoshida discloses the correlation value ratio at (Col 4 Lines 53-55).

Yoshida also discloses decrementing the correlation value between the first image and the second image at (Col 1 Lines 33-35) for the camera motion comprises decrementing the numerator at (Col 1 Lines 31-32) of the correlation value and incrementing the denominator of the correlation value at (Col 1 Lines 32-33). The result of increasing the denominator (the number of unmatched pixels) and decreasing the numerator value (the number of matched pixels) would recognize errors in pattern matching (Col 1 Lines 35-37) and hence speeds up the recognition process (Col 2 Lines 55-57). Therefore it would have been obvious for one of ordinary skill in the art, at the time the invention was

made, to use the apparatus and teachings of Yoshida for real time correlation of images and stabilization as taught by Camus and John.

## Allowable Subject Matter

Claims 6,7,9-12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 13-18 are allowable.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jayesh A. Patel whose telephone number is 571-270-1227. The examiner can normally be reached on M-F 7.00am to 4.30 pm (5-4-9). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jingge Wu can be reached on 571-272-7429. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-

direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jayesh Patel 2/126/07

SAMIR AHMED PRIMARY EXAMINER